Frank J. Zeccola* John S. Selinger *also admitted in N.C.



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November 29, 2007 CTRONICALLY FILED

NEXT DAY MAIL

Judge William H. Pauley, III US District Court for the Southern District 500 Pearl Street New York, New York 10007

> Re: Testing Technologies Inc. v. Mo Media LLC Civil Action No. 07 Civ 7360 (WHP)

Dear Mr. Justice Pauley:

This firm represents the plaintiff. We presented a proposed First Amended Complaint to Defendant counsel and sought consent for its filing. Defendant has declined our request. Plaintiff therefore intends to file a motion for leave to file the amended complaint. The moving papers are ready to be filed but in compliance with Your Honors Rules of Practice, we write to request a pre-motion conference.

Inasmuch as the Court has already scheduled a conference for December 7, 2007 at 1045 a.m. Plaintiff requests that the conference also be treated as a pre-motion conference.

Respectfully yours,

ZECCOLA AND SELINGER, LLC

JSS:sc

Cc: (via fax)

Jeffrey T. Roebuck, Esq.

Kenneth G. Walsh, Esq.

Thomas M. Furth, Esq.

Signed in writer's absence To avoid delay

JOHN S. SELINGER

JOHN S. SELINGER

The Request For a Pre-Motion Conference will be addressed at the Blatus Conference on

SO ORDERED:

12-3.07